## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

UNITED STATES OF AMERICA	)
v.	) Criminal Action No. 1:23-cr-61-MN
ROBERT HUNTER BIDEN,	) )
Defendant.	)
[PROPOSED] ORDER	
AND NOW, this day of	, 2024, upon consideration
of the Government's Motion to Admit Certified	Form 4473 and to Exclude Evidence of
Annotated Form 4473, it is HEREBY ORDERE	ED that the Motion is GRANTED as follows:
1. On motion of the governmen	at and without objection by the defendant, the
Court makes a preliminary determination, pursu	ant to Fed. R. Evid. 104(b), that the records
certified by StarQuest Shooters & Survival Supp	ply, attached to the government's motion as
Exhibit 1 and including Certified Form 4473, ar	e admissible under Rule 803(6) (records
exception to hearsay) and 902(11) (self-authenti	cation of domestic records of a regularly
conducted activity) and 902(13) (self-authentical	ation of records from electronic system).
2. On motion of the governmen	t, and [with/without] objection by the defendant
the Court finds that the Annotated Form 4473 is	irrelevant and inadmissible under Federal Rule
of Evidence 401 and excludes it at trial. Moreov	ver, even if it were admissible, the Court finds
that it is excluded under Federal Rule of Eviden	ce 403 because any probative value it arguably
has is substantially outweighed by a danger of u	nfair prejudice, confusion of issues, and
misleading the jury.	
	The Honorable Maryellen Noreika United States District Judge